UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE: NATIONAL FOOTBALL LEAGUE
PLAYERS' CONCUSSION INJURY
LITIGATION

No. 2:12-md-02323-AB

MDL No. 2323

THIS DOCUMENT RELATES TO:

ALL ACTIONS

Hon. Anita B. Brody

ORDER

AND NOW, this __19th__ day of October, 2017, upon consideration of Co-Lead Class Counsel's: (1) Motion to Compel Corrective Disclosures by Phillip Timothy Howard, Esquire (a/k/a Dr. Tim Howard, J.D., Ph.D.) and Howard & Associates, P.A.; (2) Motion to Compel Mr. Howard, Howard & Associates, P.A.; and Cambridge Capital Group, LLC, Gail Milon, Mr. Howard, and Jeff Kahn to Respond to Respective Discovery Requests Propounded Upon Them; and (3) Notice to the Court of Certain Conduct by Mr. Howard and His Related Entities (ECF No. 8371), it is hereby **ORDERED** that:

the Motion to Compel Corrective Disclosures by Phillip Timothy Howard,
Esquire (a/k/a Dr. Tim Howard, J.D., Ph.D.) and Howard & Associates, P.A is
DENIED WITHOUT PREDJUDICE.¹

¹ Corrective disclosures would be considered a remedy. Therefore, Co-Lead Class Counsel may raise this issue again once the Court has heard more evidence on the alleged deceptive practices in question.

 the Motion to Compel Mr. Howard, Howard & Associates, P.A.; and Cambridge Capital Group, LLC, Gail Milon, Mr. Howard, and Jeff Kahn to Respond to Respective Discovery Requests Propounded Upon Them is GRANTED.²

On or before November 3, 2017, Mr. Howard, Howard & Associates, P.A.; and Cambridge Capital Group, LLC, Gail Milon, Mr. Howard, and Jeff Kahn must respond to the propounded discovery requests.

	s/Anita B. Brody
	ANITA B. BRODY, J.
Copies VIA ECF on to:	Copies MAILED on to:

² The non-parties have made claims of attorney-client privilege. This Order does not make a determination on those claims. Attorney-client privilege may be asserted regarding the discovery requests as long as a privilege log is provided to Co-Lead Class Counsel.